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Attorneys for Defendant Red Door Salons, Inc.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

LISA KNIGHT and MARCIE DAVE, on behalf of themselves and all others similarly situated,)
Plaintiffs,)
vs.)
RED DOOR SALONS, INC., an Arizona Corporation and DOES 1 through 25, inclusive,)
Defendants.)
Case No. 3:08-CV-01520-SC
(San Francisco County Superior Court
Case No. CGC-08-471683)
**STIPULATION RE ENTRY OF
PROTECTIVE ORDER**

The parties, by their undersigned counsel, hereby stipulate and agree that discovery and disclosure in this matter may involve materials that are reasonably considered to be private, confidential, trade secret, commercially sensitive and/or proprietary in nature. For that reason, the parties hereby stipulate and agree to, and respectfully ask the Court to enter, the attached Protective Order.

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2 RESPECTFULLY SUBMITTED this 26th day of June, 2008.
3
4

LAW OFFICES OF MOSS & HOUGH

5 By _____
6 Gary E. Moss
7 Mary Patricia Hough
8 Derek M. Thomas
9 601 Van Ness Avenue, Suite 2030
10 San Francisco, CA 94102

11 Michael von Loewenfeldt
12 Michael NG
13 KERR & WAGSTAFFE, LLP
14 100 Spear Street, Suite 1800
15 San Francisco, CA 94105-1528

16 Attorneys for Plaintiffs

17 STEPTOE & JOHNSON LLP

18 By /s/ Robert G. Vaught
19 Stephanie J. Quincy (*pro hac vice*)
20 Elizabeth A. Schallop Call (*pro hac vice*)
21 Robert G. Vaught (*pro hac vice*)
22 201 E. Washington, Ste. 1600
23 Phoenix, Arizona 85004

24 John Swenson
25 STEPTOE & JOHNSON LLP
26 2121 Avenue of the Stars, 28th Floor
27 Los Angeles, California 90067

28 Attorneys for Defendant

1
2 RESPECTFULLY SUBMITTED this ____ day of June, 2008.
3
4

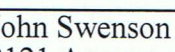
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21 Attorneys for Plaintiffs
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37 Attorneys for Defendant
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PROOF OF SERVICE BY MAIL

I am employed in Phoenix, Arizona. I am over the age of eighteen years and not a party to the within-entitled action. My business address is Steptoe & Johnson LLP, 201 E. Washington, Ste. 1600, Phoenix, Arizona 85004. I am readily familiar with this firm's practice for collection and processing of correspondence for mailing with the United States Postal Service. On June 26, 2008, I placed with this firm at the above address for deposit with the United States Postal Service a true and correct copy of the within document(s):

**STIPULATION RE PROTECTIVE ORDER
REGARDING CONFIDENTIAL MATERIALS**

in a sealed envelope, postage fully paid, addressed as follows:

Michael von Loewenfeldt
Michael NG
KERR & WAGSTAFFE, LLP
100 Spear Street, Suite 1800
San Francisco, CA 94105-1528

Gary E. Moss
Mary Patricia Hough
Derek M. Thomas
LAW OFFICES OF MOSS & HOUGH
601 Van Ness Avenue, Suite 2030
San Francisco, CA 94102

Attorneys for Plaintiffs

Following ordinary business practices, the envelope was sealed and placed for collection and mailing on this date, and would, in the ordinary course of business, be deposited with the United States Postal Service on this date.

I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.

Executed on June 26, 2008 at Phoenix, Arizona.

/s/ Michele L. Galvez, Legal Secretary

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6 IN THE UNITED STATES DISTRICT COURT
7 FOR THE NORTHERN DISTRICT OF CALIFORNIA

8 LISA KNIGHT and MARCIE DAVE,) Case No. 3:08-CV-1520-SC
9 on behalf of themselves and all others)
9 similarly situated,)
10 Plaintiffs,)
11 vs.)
12 RED DOOR SALONS, INC., an)
13 Arizona Corporation and DOES 1)
13 through 25, inclusive,)
14 Defendants.)
15

16 This matter comes before the Court on the parties' Joint Stipulation for Entry of
17 Protective Order pursuant to Fed. R. Civ. P. 26(c). The parties to this action, through their
18 respective counsel, have agreed that certain information and documents which may be
19 discovered or produced in connection with this civil litigation contain trade secrets and/or
20 confidential and proprietary business information. The parties have further agreed to take
21 reasonable steps to preserve the confidentiality of such information, to the extent it may be
22 done in a manner that is consistent with the legitimate interests of the parties and the
23 public.

24 WHEREFORE, HAVING FOUND GOOD CAUSE, IT IS HEREBY ORDERED:

25 1. “Confidential Information,” as used in this Order, means any type or
26 classification of information, document or deposition testimony relating to or arising out
27 of trade secrets or other legally-protectable confidential and proprietary financial and/or
28 investment information, business recommendations, business strategies or analysis, or

1 other business records whether produced or disclosed by a party to this litigation, or
 2 produced or disclosed by a person or entity not a party to this litigation. The Party or such
 3 other person or entity designating information as Confidential Information (the “Providing
 4 Party” or “Designating Party”) shall designate only such information or documents that it
 5 in good faith believes contains Confidential Information as defined in the previous
 6 sentence. Confidential Information owned or controlled by a Party, or owned or
 7 controlled by a third party providing discovery in this action, may be designated
 8 “Confidential.” Such information, document or thing may include, without limitation,
 9 testimony adduced at depositions upon oral examination pursuant to Fed. R. Civ. P. 30;
 10 written responses to interrogatories pursuant to Fed. R. Civ. P. 33; documents produced
 11 pursuant to Fed. R. Civ. P. 26 or Fed. R. Civ. P. 34; answers to requests for admission
 12 pursuant to Fed. R. Civ. P. 36; testimony, documents and things provided pursuant to Fed.
 13 R. Civ. P. 45; and any data, reports, opinions and conclusions derived therefrom; and all
 14 information, documents, testimony and things relating in any way to the substance of the
 15 foregoing, including, but not limited to, copies, summaries, or abstracts of the foregoing.

16 2. “Party,” as used in this Order, shall mean the individual parties in the above-
 17 captioned matter or any named party subsequently added.

18 3. Pursuant to this Protective Order, Confidential Information may be
 19 designated as follows:

20 a. All information, documents or things produced and/or made available
 21 for review by any Party or third party shall be considered as Confidential Information if
 22 stamped, marked or otherwise designated as “Confidential.” The producing party shall
 23 stamp, mark or otherwise designate “Confidential” on each document that it believes
 24 contains Confidential Information;

25 b. Information disclosed at a deposition may be designated as
 26 Confidential Information by indicating on the record during the deposition that the
 27 testimony and/or exhibit is confidential and subject to the provisions of this Order. If
 28 counsel attending a deposition fails to designate any portion of the transcript or exhibits as
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1 confidential on the record at the deposition, or if the deposition predated the entry of this
2 Order, such counsel shall have thirty (30) days after (i) the mailing of the transcript by the
3 court reporter, or (ii) the entry of this Order, whichever is later, within which to correct
4 such failure. Such correction and notice thereof shall be made in writing to the reporter,
5 with copies to all other counsel, designating the portion(s) of the transcript or exhibits that
6 contain Confidential Information, and directing the reporter to mark those portion(s) of the
7 transcript or exhibits accordingly;

8 c. Any Party may object to the designation of particular Confidential
9 Information by giving written notice to the Providing Party. The notice shall identify the
10 information to which the objection is made. If the Parties cannot resolve the objection
11 within ten (10) business days after notice is received, it is the obligation of the Providing
12 Party to file an appropriate Motion within ten (10) business days thereafter requesting that
13 the Court determine whether the subject information should be covered by this Protective
14 Order. If such a Motion is timely filed, then the subject information shall be treated as
15 Confidential Information under this Protective Order until the Court rules on the Motion.
16 If the Providing Party fails to file such Motion within the prescribed time, then the subject
17 information shall lose its designation as Confidential Information under this Order, until
18 such time as the Court rules to the contrary. In connection with a Motion filed under this
19 provision, the Providing Party shall bear the burden of persuading the Court that the
20 subject information does indeed constitute Confidential Information and that its
21 confidentiality should remain protected, and the fact that the Providing Party designated
22 the subject information as Confidential Information shall have no bearing upon the Court's
23 ruling. The provisions contained herein shall not apply to any information designated as
24 "Confidential" at the time it is made available as to which it is subsequently (i) agreed in
25 writing by the Providing Party not to be deemed confidential; or (ii) ruled by the Court not
26 to be confidential; and

27 d. Confidential Information shall be treated in accordance with this
28 Order unless and until the Court rules to the contrary.

1 4. All Confidential Information produced or exchanged in the course of this
2 case shall be used solely for the purpose of the above-captioned action, and only the
3 above-captioned action, and for no other purpose whatsoever. The restrictions on use of
4 Confidential Information as set forth herein shall survive the conclusion of this action and,
5 after conclusion of this action, the Court shall retain jurisdiction for purposes of enforcing
6 this Order. Restrictions and Obligations set forth herein relating to Confidential
7 Information shall not apply to any information which the Parties agree, or the Court rules
8 (a) was or becomes public knowledge other than as a result of disclosure by the Receiving
9 Party; (b) has or shall come into the Receiving Party's legitimate possession independently
10 of the Providing Party; or (c) was otherwise not entitled to confidentiality.

11 5. Confidential Information shall not be disclosed to any persons other than to
12 the following persons, all of whom shall be bound by the terms of this Protective Order:

- 13 a. The Parties to this case and their employees;
- 14 b. Attorneys for the Parties in this action, including outside trial counsel
15 as well as in-house counsel, and employees and contractors of such attorneys to whom it is
16 necessary that the materials be shown for purposes of this case;
- 17 c. Experts retained for the purpose of assisting in trial preparation or to
18 provide expert testimony in this case, but only if such experts have first agreed in writing
19 to be bound by the terms of this Order by signing Exhibit A (sometimes referred to as the
20 "Agreement");
- 21 d. The judge, jury, Court staff, trial witnesses at the time of trial and any
22 court reporters used in this action, subject to the provisions of paragraph 13 below, where
23 applicable;
- 24 e. Any mediator or third party who may be appointed by stipulation of
25 the Parties to assist them in potential settlement of this case, but only if such mediators or
26 third parties have first agreed in writing to be bound by the terms of this Order;
- 27 f. Court reporters and their staff; and

1 g. Any other person whose testimony regarding the Confidential
2 Information is noticed to be taken in this litigation, except that such a person may only be
3 shown Confidential Information during his or her testimony and only after being advised
4 by counsel of this Order, its meaning and purpose, and only after signing Exhibit A.

5 6. Before discovering counsel may provide Confidential Information to any
6 person described in paragraphs 5(c)-(g), above, the person who is to receive the material
7 shall read a copy of this Order, and shall evidence agreement to be bound to the terms,
8 conditions, and restrictions of this Order by signing the form attached as Exhibit A to this
9 Order.

10 7. If a witness at a deposition refuses to sign Exhibit A as required by
11 paragraph 5, discovering counsel may not show Confidential Information to the witness, or
12 examine the witness concerning the same. However, an agent of a Party may not refuse to
13 testify regarding that Party's own Confidential Information by refusing to sign Exhibit A.

14 8. If counsel for a Party herein shall hereafter desire to make Confidential
15 Information available to any person other than those referred to in paragraph 5, above,
16 such counsel shall designate the material involved, identify the person to whom he/she
17 wishes to make disclosure and inform counsel for the party that designated the information
18 confidential of their desire to make the disclosure. If counsel are subsequently unable to
19 agree on the terms and conditions of disclosure to persons not enumerated in paragraph 5
20 above, then disclosure may be made only on such terms as the Court may order.

21 9. It shall be counsel's responsibility to preserve and keep in a separate file all
22 executed Agreements until the end of one year following the final termination of this
23 action. Such Agreements shall be available for inspection and copying upon order of the
24 Court.

25 10. No person generally identified in paragraph 5 who received Confidential
26 Information as a result of pretrial discovery shall copy or otherwise use the document or
27 information for any purpose whatsoever, except in connection with pretrial proceedings,
28 the preparation for trial, or other proceedings in connection with this litigation.

1 11. Nothing shall prevent disclosure beyond the terms of this Order if each and
2 every Party herein, and any person supplying the Confidential Information, consent to the
3 disclosure of such information in writing in advance of such proposed disclosure, and the
4 third parties to whom the information is disclosed sign a confidentiality agreement that
5 adopts and incorporates the terms contained herein.

6 12. The inadvertent or unintentional disclosure of Confidential Information,
7 regardless of whether the information was so designated at the time of disclosure, shall not
8 be deemed a violation of this Order, nor shall it be deemed a waiver in whole or in part of
9 a Party's claim of confidentiality, either as to the specific information disclosed or as to
10 any other information relating thereto or on the same or related subject matter.

11 13. In the event that any Party wishes to use any Confidential Information in any
12 affidavits, briefs, memoranda of law, or other papers filed in this case, such Confidential
13 Information used therein shall be maintained under seal by order of the Court. The
14 manner in which Confidential Information will be handled at trial will be addressed at the
15 final pretrial conference.

16 14. Prior to the addressing the use of any Confidential Information at any
17 pretrial hearing in this litigation, discovering counsel shall seek leave of the Court before
18 the disclosure of Confidential Information in open court.

19 15. Nothing in this Order shall require disclosure of information protected by the
20 attorney/client privilege or work-product doctrine. However, this Order shall not preclude
21 any Party from requesting that the Court order the disclosure of such information.

22 16. Upon entry by the Court, the Order shall be effective immediately and will
23 survive and remain in full force and effect after the termination of this action. Within one
24 hundred (100) days after the conclusion of this case, all documents and all reproductions
25 of any documents designated as Confidential Information pursuant to this Order shall be
26 returned to the Providing Party or such other person as the Providing Party may designate
27 in writing, or shall be destroyed.

1 17. This Order shall in no way affect or impair the right of any party or person to
2 compel discovery or seek additional or different protection for certain material, or to raise
3 or assert any defense or objection, including but not limited to defenses or objections to
4 the discovery or production of documents or information and to the use, relevance or
5 admissibility at trial of any evidence, whether or not comprised of documents or
6 information governed by this Order.

7 18. If any Party is found to have violated this Order, the Parties agree that the
8 Court in this matter may impose any appropriate sanctions.

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10 ENTERED this _____ day of _____, 2008.
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EXHIBIT A

NONDISCLOSURE AGREEMENT

I, _____, have read and understand the terms of the Protective Order (“Order”) entered in *Lisa Knight and Marcie Dave v. Red Door Salons, Inc. et al.*, United States District Court for the Northern District of California, Case No. 3:08-CV-1520-SC. I agree to comply with and be bound by the terms and conditions of the Order unless and until modified by further order of this Court. I consent to the jurisdiction of this Court for purposes of enforcing the Order, and I understand that the Court may impose sanctions on me if I violate the Order.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed on _____, in _____.

/s/